PATENT COOPERATION TREATY

PCT

REC'D	1	3 MAR	2006

WIPO PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FOR FURTHER AG		TON S	See Form PCT/IPEA/416			
TS 5595 PCT						
International application No. International filing date (c) PCT/EP2004/053640 21.12.2004		ay/month/year)	Priority date (day/month/year) 23.12.2003			
International Patent Classification (IPC) or na	ational classification and IPC					
C10G67/04						
Applicant						
SHELL INTERNATIONALE RESEA	ARCH MAATS et al.					
1 This report is the international pre	eliminary examination rep	ort, established by this	International Preliminary Examining			
Authority under Article 35 and tra	nsmitted to the applicant	according to Article 36	i.			
2. This REPORT consists of a total						
3. This report is also accompanied by	by ANNEXES, comprising	: 	o follows:			
a. sent to the applicant and t	to the International Bureau	u) a total of sneets, at	s lollows.			
and/or sheets contain	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
-tto which superco	do carlier cheats but whi	ich this Authority consi	iders contain an amendment that goes			
beyond the disclosure Supplemental Box.	e in the international appli	cation as filed, as indic	cated in item 4 of Box No. I and the			
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Bureau only) a total of (inc	dicate type and numbe	er of electronic carrier(s)) , containing a			
acquence listing and/or ta	sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).					
Box Helating to coquents						
4. This report contains indications r	4. This report contains indications relating to the following items:					
☐ Box No. I Basis of the op	pinion					
☑ Box No. II Priority						
☐ Box No. III Non-establishr	ment of opinion with regar	d to novelty, inventive	step and industrial applicability			
☐ Box No. iV Lack of unity o	f invention					
☐ Box No. V Reasoned state applicability; ci	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
☐ Box No. VI Certain documents cited						
	s in the international appli					
☐ Box No. VIII Certain observations on the international application						
Date of submission of the demand		Date of completion of th	nis report			
Date of Submission of the domain						
10.10.2005		10.03.2006				
Name and mailing address of the international		Authorized Officer	chara sance.			
preliminary examining authority:			in the state of th			
European Patent Office D-80298 Munich	0050	Cagnoli, M	espent of			
Tel. +49 89 2399 - 0 Tx: 523 Fax: +49 89 2399 - 4465	3656 epmu a	Telephone No. +49 89	2399-			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/053640

_	Box No. I	Basis of the rep	oort		
 With regard to the language, this report is based on the international application filed, unless otherwise indicated under this item. 				on in the language in which it wa	
	wnich □ inte □ pub	is the language of ernational search (plication of the inte	a translation furnish under Rules 12.3 ar rnational applicatior	original language into the foll ned for the purposes of: nd 23.1(b)) n (under Rule 12.4) der Rules 55.2 and/or 55.3)	owing language ,
2.	Have Deell	TUITIONEU LU LITE LE	of the international eceiving Office in res are not annexed to	SDONSE to an invitation under	ed on <i>(replacement sheets whicl</i> Article 14 are referred to in this
	Description	, Pages			
	1-21		as originally filed		
	Claims, Nur	mbers			
	1-12		as originally filed		
	Drawings, S	Sheets			
	1/1		as originally filed		
	□ a sequ	ence listing and/or	any related table(s)	- see Supplemental Box Rela	ating to Sequence Listing
3.	☐ the☐ the☐ the☐ the☐	description, pages claims, Nos. drawings, sheets/f sequence listing <i>(s</i>	gs		
1.	Supplement the columns the co	tal Box (Rule 70.2) description, pages claims, Nos. drawings, sheets/fi sequence listing (s	gs	ered to go beyond the disclos	to this report and listed below ure as filed, as indicated in the
	* If ite	em 4 applies,	some or all of	these sheets may be may	arked "superseded."

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/053640

	Box	x No. II Priority				
1.		within the				
2.	\boxtimes	This report has been been found invalid above is considere	(Rule 64.1). Thus	tor the pui	ty had been claimed due to the fact that the purposes of this report, the international filing d	oriority claim has late indicated
3.	. Additional observations, if necessary:					
_	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
<u> </u>		atement				
	No	ovelty (N)	Yes: No:	Claims Claims	1-12	
	Inv	ventive step (IS)	Yes: No:	Claims Claims	1-12	
	lno	dustrial applicability ((IA) Yes:	Claims Claims	1-12	

2. Citations and explanations (Rule 70.7):

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2004/053640

Reference is made to the following documents:

D1: US-A-4 975 177 D2: US-A-3 005 768

- 1. The present application does not meet the requirements of Art. 33 PCT because the subject-matter of claim 1, does not involve an inventive step in the sense of Art. 33 (3) PCT.
- 1.1. Document D1 discloses (see figure 1, abstract, column 5, lines 24-28, column 6, lines 33-35 and 58-60, column 10, lines 49-68) a process to prepare a base oil from which the subject-matter of claim 1 only differs in that the product is transported from one location to another, after hydroisomerisation and before a solvent dewaxing step.
- 1.2. The problem that the present application solves may be considered as providing the final product at the location closer to the end user.
- 1.3. It has to be pointed out that D1 does not exclude to transport the intermediate product from one location to another and that even the dislocation of the said intermediate product through a pipe is also a kind of transportation.
- 1.4. However, such a solution is already well known in the art for example it is already suggested by D2, which considers to solvent dehaze base oils to the desired final haze properties (see for example column 1, lines 40-43), which base oils being considered as a feedstock.
 - Transporting feedstock or intermediate products from a location to another is a common practice in the petrochemical industry and therefore transporting the hydroisomerised oil from one location to another is merely one of the different straightforward possibilities from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill, in order to solve the problem posed.
- Dependent claims 2 to 12 do not appear to contain any additional features which, in combination with the features of any claim to which they refer, meet the requirements

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/EP2004/053640

of the PCT with respect to inventive step, because their additional features are either anticipated by D1 or rendered obvious by the available prior art.

- 3. Claims 1, 5, 6-8 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claims attempt to define the subject-matter in terms of the result to be achieved, which merely amounts to a statement of the underlying problem, without providing the technical features necessary for achieving this result.
- 4. The term "remote" used in claim 1 is vague and unclear and leave/s the reader in doubt as to the meaning of the technical features to which it refers, thereby rendering the definition of the subject-matter of said claim unclear, Article 6 PCT.